REMARKS

The applicants' reply to the last office action was received in the PTO on 11 January 2011, and incorporated the limitations of allowable claim 106 and intervening claim 76 into independent claim 75 from which they had depended (and into the other independent claims as well). Therefore, all of the claims should be allowable. The applicants also requested that withdrawn claims 81, 87-94, 101, 102, 117-125, 131, 132 and 134-137 be reinstated as they all depend directly or indirectly from independent claim 75.

The applicants thank the Examiner for the courtesy extended in a telephone call with the undersigned on 20 January 2011. We agreed that the applicants should submit amendments to the withdrawn claims which the applicants seek to reinstate, to correct dependencies and terminology to be consistent with amendments since the election in June 2008. Specifically, some of the withdrawn claims depended from claims that have since been cancelled and whose limitations were incorporated into claim 75, some prior amendments would require correction of antecedent bases, and references in the withdrawn claims to "the section" should be changed to "the selection" and references to "the representation of the section" should be changed to "the video and/or audio sequence" consistent with prior amendments to claim 75.

Accordingly, withdrawn claims 81, 87-89, 91, 92, 94, 101, 117-120, 122, 134, 136 and 137 are amended.

Reconsideration, entry of the present amendment, reinstatement of the withdrawn claims, and allowance of the present application are requested.

Respectfully submitted,

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